1 Marquiz Law Office 2 Professional Corporation 3 3088 Via Flaminia Court Henderson, NV 89052 4 Phone: (702) 263-5533 Fax: (702) 263-5532 Craig A. Marquiz, Esq. 5 NV Bar #7437 MarquizLaw@cox.net 6 7 Attorney for Plaintiff 8 UNITED STATES DISTRICT COURT 9 DISTRICT OF NEVADA 10 TODD C. ENGEL, Case No.: 2:21-CV-01648 11 Plaintiff, STIPULATION & ORDER TO 12 **DISMISS WITHOUT PREJUDICE** UNITED STATES OF AMERICA; NADIA 13 AND FOR PLAINTIFF TO AHMED, individually and in her Official Capacity FILE HIS FEDERAL TORT as an Assistant United States Attorney for the U.S. **CLAIMS ACT CLAIMS AGAINST** 14 DEPARTMENT OF JUSTICE; STEVEN MYHRE, individually and in his Official Capacity THE UNITED STATES OF 15 AMERICA AS A SEPARATE as an Assistant United States Attorney for the U.S. DEPARTMENT OF JUSTICE; DANIEL ACTION 16 BOGDEN, individually and in his Official 17 Capacity as an Assistant United States Attorney for the U.S. DEPARTMENT OF JUSTICE; DANIEL 18 P. LOVE, individually and in his Official Capacity as Special Agent for the U.S. BUREAU OF LAND 19 MANAGEMENT; MARK BRUNK, individually and in his Official Capacity as an Officer for the U.S. BUREAU OF LAND MANAGEMENT; 20 RAND STOVER, individually and in his Official Capacity as an Officer for the U.S. BUREAU OF 21 LAND MANAGEMENT; KENT KLEMAN 22 individually and in his Official Capacity as an Officer for the U.S. Bureau of Land Management; and JOEL WILLIS, individually and in his Official 23 Capacity as an Officer and Agent of the U.S. FEDERAL BUREAU OF INVESTIGATION; 24 DOES 1 through 100; and ROES 1 through 100, 25 inclusive, Defendants. 26 27 28

1 Pursuant to the District Court's Order in the related case of O'Shaughnessy, et al. v. United States of America, et al., 2:20-cv-00268-WQH-EJY (i.e., ECF No. 72), the parties hereto, 2 3 by and through their respective counsel of record, hereby stipulate and agree: (1) to dismiss the above-referenced action without prejudice and for each party to bear his, her or its own 4 5 attorney's' fees and costs; (2) and for Plaintiff Todd Engel to re-file his Federal Tort Claims Act ("FTCA") claims against Defendant the United States of America as a separate action. 6 7 DATED this 25th day of June, 2022. 8 United States Attorney's Office Marquiz Law Office 9 Professional Corporation 10 By: /s/ Joseph B. Frueh, Esq. Joseph B. Frueh, Esq. 11 By: /s/ Craig A. Marquiz, Esq. Craig A. Marquiz, Esq. Philip Scarborough, Esq. Assistant U.S. Attorneys 12 3088 Via Flaminia Court Henderson, NV 89052 Attorney for Plaintiff 13 Eastern District of California 501 I Street Ste. 10-100 Sacramento, CA 95814 14 Clark Hill Attorneys for Defendants United States of America, Nadia Ahmed, Steven Myhre, 15 Daniel Bogden, Mark Brunk, Rand By: /s/ Crane M. Pomerantz Stover, Kent Kleman & Joel Willis 16 Crane M. Pomerantz, Esq. 17 3800 Howard Hughes Pkwy., Ste. 500 Las Vegas, NV 89169 18 Attorney for Defendant Daniel P. Love 19 20 **ORDER** 21 IT IS HEREBY ORDERED. 22 DATED this ____ of June, 2022. 23 24 **UNITED STATES MAGISTRATE JUDGE** 25 26 27

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